1 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: December 1, 2017

UNITED STATES BANKRUPTCY COURT District of Now Jorsey

			DISTRICT OF IN	iew Jersey		
In Re:	Ronald Louis			Case No.:		18-16775
		Do	htor(a)	Judge:		KCF
		De	ebtor(s)			
		CHA	APTER 13 PLAI	N AND MOTION	S	
✓ Original✓ Motions	Included		Modified/Notice R Modified/No Notic		Date:	4-9-2018
				D FOR RELIEF U BANKRUPTCY C		
		YOU	JR RIGHTS MA	Y BE AFFECTE	D	
contains the Plan proporty our attornations may be red motions may stated in the notice. See modification alone will a per modify a	e date of the co sed by the Deb ey. Anyone who ection within the luced, modified by be granted we e Notice. The Co Bankruptcy Ru n may take place void or modify to lien based on vontest said trea	onfirmation hear of to adjust de of wishes to opped time frame stand, or eliminated. without further not court may confirmated and the solely within the lien. The de value of the col	ring on the Plan bts. You should bose any provision ted in the <i>Notice</i> . This Plan may otice or hearing rm this plan, if the plan includes methe chapter 13 better need not filateral or to red	proposed by the read these paper on of this Plan or e. Your rights make confirmed and , unless written of the are are no timely acconfirmation produced a separate mo	Debtor. This ers carefully are any motion in any be affected become bind objection is file by filed objection modify a lier cess. The plantion or adversate. An affected	tion of Plan, which document is the actual and discuss them with actuded in it must file a by this plan. Your claim ling, and included d before the deadline ons, without further and, the lien avoidance or a confirmation order ary proceeding to avoid and lien creditor who tion hearing to
THIS PLAN	l :					
	DOES NOT (SET FORTH IN		I-STANDARD P	ROVISIONS. NO	N-STANDAR	D PROVISIONS MUST
COLLATE	RAL, WHICH M	MAY RESULT I	N A PARTIAL P	CURED CLAIM I AYMENT OR NO N PART 7, IF AN	PAYMENT A	LY ON VALUE OF AT ALL TO THE
				NONPOSSESSO NPART 7, IF AN'		CHASE-MONEY
Initial Debt	tor(s)' Attorney	RCN	Initial Debtor:	R L	_ Initial Co-E	Debtor
Part 1: Pa	ayment and Le	ngth of Plan				

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a. The debto approximately 60 mo		nthly to the Cha	apter 13 Trustee,	, starting on Mayl 1, 2018 fo	r
b. The debto	r shall make plan paym Future Earnings Other sources of fund			owing sources: nd date when funds are avai	lable):
c. Use of rea	Il property to satisfy pla Sale of real property Description: Proposed date for co	· ·			
	Refinance of real proposed date for con	•			
✓	Loan modification with LLC Description: 999 Gree Proposed date for con	enhill Blvd. Tom		ne date set	NCIAL
d. ⊭ e. ⊭	loan modification. De pursuant to the loss n Other information that	ebtor is to make nitigation order. t may be import	post adequate practice and relating to the	pending the sale, refinance or rotection payments to credit e payment and length of plate claim pending loss mitigation	or n:
Part 2: Adequate P	rotection	X	NONE		
	protection payments wed pre-confirmation to _		e amount of \$	_ to be paid to the Chapter	13
	protection payments w Plan, pre-confirmation			_ to be paid directly by the	
	ims (Including Adminioning Adminioning)	•	•	otherwise:	
Creditor CHAPTER 13 STANDING	C TRUSTEE	Type of Priority ADMINISTRATIV		Amount to AS ALLOWED BY ST	
ROBERT C. NISENSON		ADMINISTRATIV		AS ALLOWED BY SI	3,000
				nit and paid less than full am	

The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): Type of Priority Claim Amount Creditor Amount to be Paid Part 4: Secured Claims a. Curing Default and Maintaining Payments on Principal Residence: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Interest Amount to be Paid Regular Monthly Payment (Outside Rate on to Creditor (In Creditor Collateral or Type of Debt Arrearage Arrearage Plan) Plan) b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Regular Monthly Interest Amount to be Paid Payment (Outside Rate on to Creditor (In Creditor Collateral or Type of Debt Arrearage Arrearage Plan) Plan) c. Secured claims excluded from 11 U.S.C. 506: ▼ NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value: Total to be Paid through the Plan Amount of Including Interest Calculation Name of Creditor Collateral Interest Rate Claim d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ☐ NONE 1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim. NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan. Value of Total Annual Total Creditor Scheduled Collateral Superior Interest Amount to Interest in Creditor Collateral Debt Value Liens Rate Be Paid Collateral

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2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.						
•	confirmation, the sta	y is terminated as to surrend be terminated in all respects	•	` ,		
Creditor		Collateral to be Surrendered	Value of Surrendered Collateral			
 f. Secured Claims Unaffected by the Plan						
Creditor		Collateral	Total Amount t	o be Paid through the Plan		
Part 5: Unse	cured Claims	NONE				
□ ✓ OU ⁻ b. Sep	Not less that Not less that Pro Rata di TSIDE THE BANKR Darately classified	ied allowed non-priority uns in \$ to be distributed <i>pro</i> in percent stribution from any remaining UPTCY NO DISCHARGE	rata g funds STUDENT LOANS reated as follows:	S TO BE PAID		
Creditor	[Basis for Separate Classification	Treatment	Amount to be Paid		
(NOTE non-residentia All exe	E: See time limitation Il real property lease cutory contracts and	as set forth in 11 U.S.C. 365(as in this Plan.)		·		
except the foll	owing, which are as	sumed:				
Creditor	Arrears to be Cured i Plan	n Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment		
Part 7: Motio	ns NONE					

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. *A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

	otion to Avoid Debtor moves to				• • -			
Creditor	Nature of Collateral	Type of Lie	en Amount o		ue of ateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	
b. M NONE	lotion to Avoid	Liens and	l Reclassify	Claim from	Secured	to Comp	letely Unsecu	ured. 🕢
	Debtor moves to	•	the followin	g claims as u	nsecured	and to vo	oid liens on co	llateral
Creditor	Collateral		Scheduled Debt	Total Collateral Value	Superior L	Cr Int	alue of reditor's terest in bllateral	Total Amount of Lien to be Reclassified
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:								
Creditor	Collateral	S	cheduled Debt	Total Collatera Value	Amo	unt to be De Se	eemed ecured	Amount to be Reclassified as Unsecured
a. V ✓ □ b. P Cred	er Plan Provisesting of Proposition Confirm Upon Discharge ayment Notice itors and Lesson he Debtor notwer strong and Lesson he Debtor notwer strong are provided in the province and Lesson he Debtor notwer strong are provinced in the province and Lesson he provinced in the province are provinced in the	erty of the mation urge s rs provided	I for in Parts		continue	e to mail c	ustomary noti	ces or
	rder of Distrib		allowed cla	ims in the follo	owing ord	der:		
	1) Ch. 13 2) Other Ad 3) Secured 4) Lease A 5) Priority	Standing T dministrative Claims rrearages	rustee Comi Claims		- - -			
d. P	ost-Petition Cl				_			

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The Standing Trustee ☑ is, ☐ is not authorized to pa	y post-petition claims filed pursuant to 11 U.S.C.
Section 1305(a) in the amount filed by the post-petition claim	nant.

Part 9: Modific	cation X NONE					
If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified: .						
	why the plan is being modified:	Explain below how the plan is being modified:				
Are Schedules	I and J being filed simultaneously	with this Modified Plan? ☐ Yes ☐ No				
	Standard Provision(s): Signatur	•				
 	ndard Provisions Requiring Separ E in here: n-standard provisions placed elsew					
The De	btor(s) and the attorney for the De	btor(s), if any, must sign this Certification.				
I certify forth in this fina		plan contains no non-standard provisions other than those set				
Date	April 9, 2018	/s/ Robert C. Nisenson				
		Robert C. Nisenson 6680				
Date:	April 9, 2018	Attorney for the Debtor /s/ Ronald Louis				
		Ronald Louis				
5 ,		Debtor				
Date:		Joint Debtor				
Signatures		John Debiol				
Olginatur 00						
The Deb	otor(s) and the attorney for the Del	btor(s), if any, must sign this Plan.				
Date	April 9, 2018	/s/ Robert C. Nisenson				
		Robert C. Nisenson 6680				
		Attorney for the Debtor				
I certify	under penalty of perjury that the a	bove is true.				
Date: April 9, 2018 /s/ Ronald Louis						
		Ronald Louis				
Data	Debtor					
Date:		Joint Debtor				